## UNITED STATES OF AMERICA DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

V. No. 04-10129-RCL

MARK A. MCARDLE

## MOTION TO ALTER CONDITIONS OF RELEASE

Now comes the defendant, Mark A. McArdle and seeks to alter the conditions of his release by allowing him to be free from his curfew every two weeks, in order to be "on call" for his job.

In support thereof, the defendant states that he obtained a job with Constant Temperature Systems in Billerica, Mass. He is a heating, vacuum and air conditioning technician. Every two weeks he is required to be on call for emergencies and must be available 24 hours per day for service calls. His first on call period is Wednesday, December 8 to December 14 and again on December 29<sup>th</sup>. He remains on a bracelet and is certainly willing to call in and leave a message as to where he is going and to call back when he returns or any other method which pre trial services suggest.

The defendant has spoken with pre-trial services and they have no objection to this alteration.

Mark A. McArdle By His Attorneys

CARNEY & BASSIL

Date: December 3, 2004

\_/s/\_Janice Bassil\_\_\_ Janice Bassil B.B.O. # 033100 CARNEY & BASSIL 20 Park Plaza, Ste. 1405 Boston, MA 02116 (617) 338-5566